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Attorneys for the Defendants

UNITED STATES DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

AARON C. STEVENSON and KEVIN D. TAYLOR.

Plaintiffs.

vs.

THE CITY AND COUNTY OF SAN
FRANCISCO, THE SAN FRANCISCO FIRE
DEPARTMENT, THE SAN FRANCISCO
FIRE COMMISSION, and THE CIVIL
SERVICE COMMISSION OF SAN
FRANCISCO.

Defendants.

Case No. CV 11 4950 MMC

**STIPULATION IN SUPPORT OF THE
PARTIES' JOINT ADMINISTRATIVE
MOTION TO CONTINUE CASE
MANAGEMENT CONFERENCE AND
PROPOSED ORDER**

STEVENSON V. CCSF
CV 11-4950 MMC

1. On March 2, 2012, the parties appeared before the court at the initial Case Management Conference.

2. Among other issued discussed, plaintiffs informed the court that they planned to amend their complaint to add new claims and parties upon the receipt of Right to Sue Notices that had been requested from the Department of Justice. The court, finding it premature to schedule future dates due to the proposed amendment, ordered that the Case Management Conference be continued to May 4, 2012 at 10:30 a.m. for a further Case Management Conference so that the parties could report on their progress, if any.

3. Plaintiffs received Right to Sue Notices for the additional parties they wish to join and claims they wish to add on April 5, 2012, April 16, 2012, and April 26, 2012. The plaintiffs now have all the Right to Sue Notices required to amend their complaint.

4. On April 27, 2012, via telephone, the parties discussed the upcoming Case Management Conference and proposed amended complaint. The parties agreed to stipulate to a 30-day continuance of the Case Management Conference set for May 4, 2012 so that: the plaintiffs' can draft a proposed amended complaint; the parties can meet and confer over the possibility of a stipulation to file said amended complaint; and the plaintiffs can take whatever steps necessary based on the results of their conference. If the court grants this continuance, the parties will then report their progress to the court at the continued Case Management Conference.

5. Accordingly, the parties believe that the above-stipulated facts constitute good cause for a continuance and the hereby stipulate to continue the May 4, 2012 Case Management Conference to Friday, June 1, 2012 at 10:30 a.m., or another date and time that is convenient for the court.

Dated: April 30, 2012

LAW OFFICES OF MURLENE J. RANDLE

By: _____ /S/
Murlene J. Randle, Attorney for the Plaintiffs

Dated: April 30, 2012

DENNIS J. HERRERA, City Attorney

By: _____ /S/ _____

1 Jonathan Rolnick, Deputy City Attorney
2
3 Attorneys for the City and County of San Francisco
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6 I, Murlene J. Randle, attest that concurrence in the filing of this document has been obtained
7 from Jonathan Rolnick, Deputy City Attorney.
8

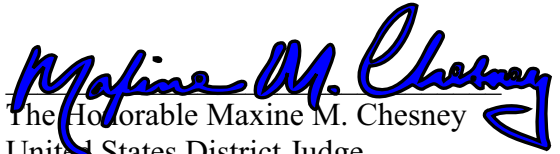
9
10 ORDER
11

12 PURSUANT TO STIPULATION, GOOD CAUSE HAVING BEEN FOUND, the Court hereby grants
13 the parties Joint Motion For Administrative Relief to Continue the Case Management Conference to:

14 _____, 2012. A Joint Case Management Statement shall be filed no
15 later than May 25, 2012.

16 IT IS SO ORDERED.
17

18 Dated: May 2 , 2012
19

20 
21 The Honorable Maxine M. Chesney
22 United States District Judge
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